

S
342.786
Circ2



STATE DOCUMENTS

MAR 22 1972

MONTANA CONSTITUTIONAL CONVENTION

1971-1972

REPORT OF COMMITTEE ON STYLE, DRAFTING, TRANSITION AND SUBMISSION

ON

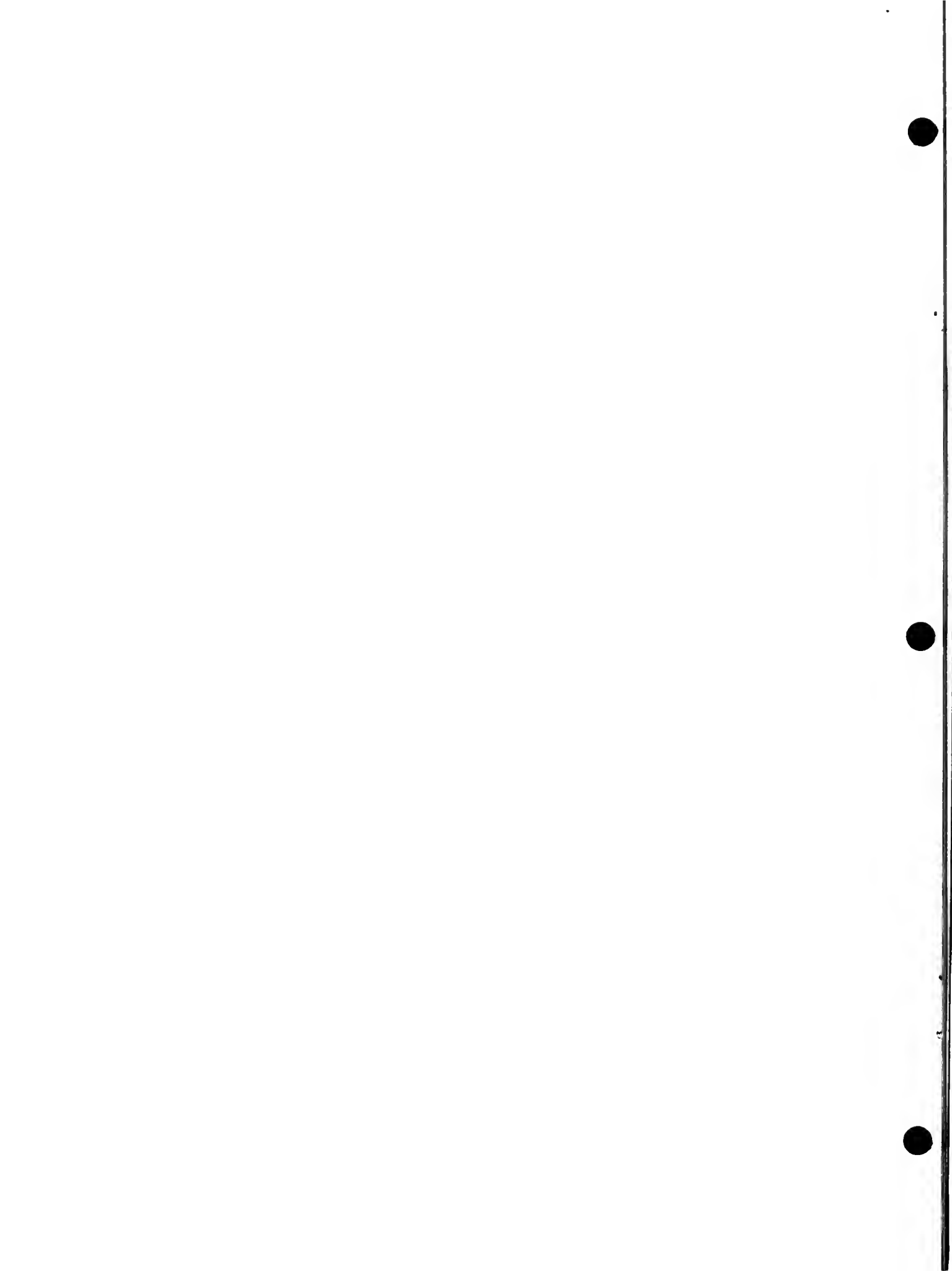
CONSTITUTIONAL REVISION

No. II

Date Reported: February 26, 1972

John M. Schultz, Chairman

John S. Binkley, Vice Chairman



TO: Montana Constitutional Convention
SUBJECT: CONSTITUTIONAL REVISION

Ladies and Gentlemen:

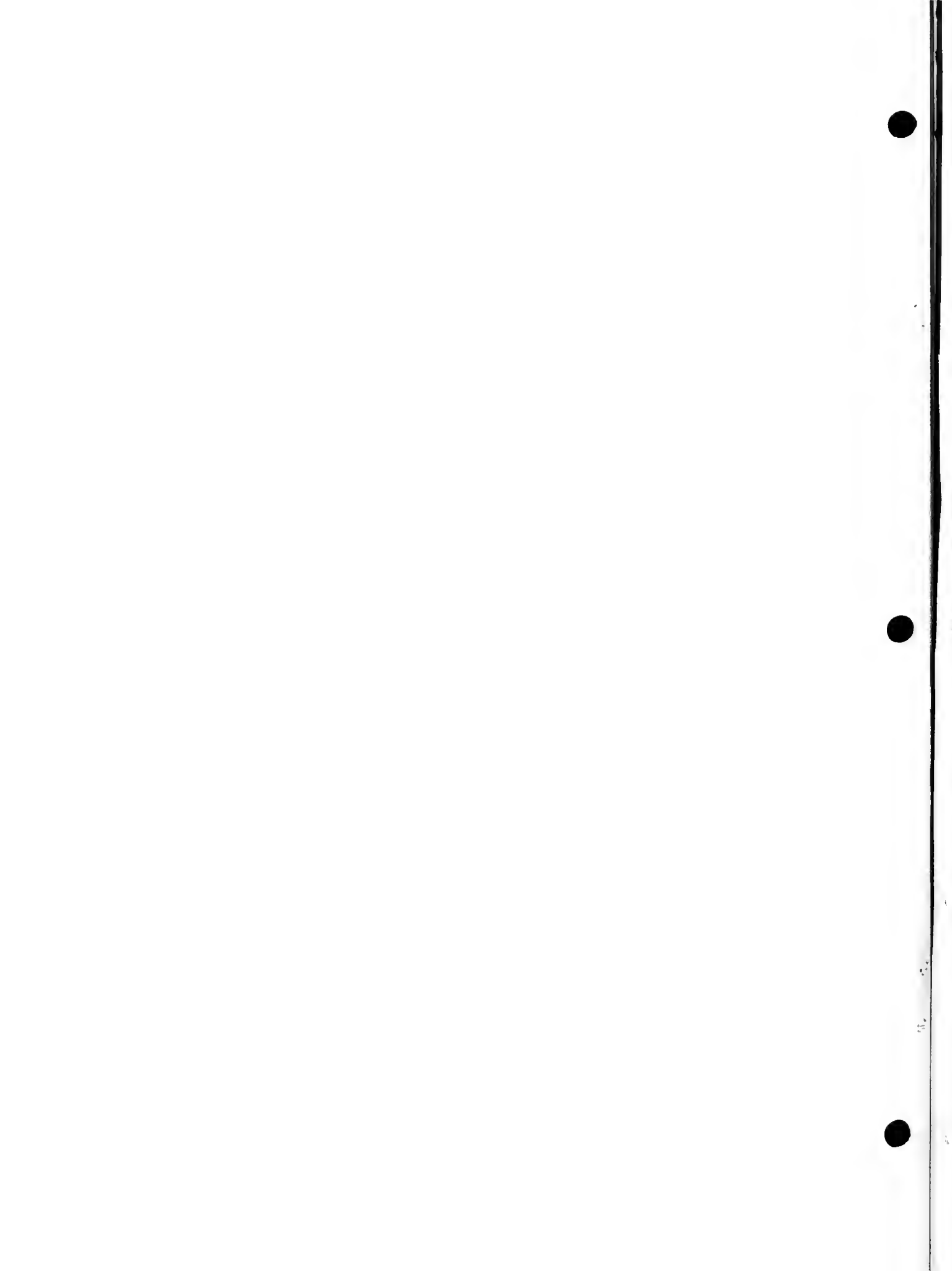
The Committee on Style, Drafting, Transition and Submission transmits revisions of the above Article for consideration of the Convention.

Immediately following this letter you will find the above Article as revised by the Committee. Following that is the Article indicating (by underlining) words we have added and (by crossing out) words we have deleted from the Article as approved. Finally, there is an explanation of the changes we have made.

Sincerely,

John M. Schiltz
John M. Schiltz, Chairman of the Committee on Style, Drafting, Transition and Submission

William A. Burkhardt
William A. Burkhardt, Vice Chairman of the Committee on Style, Drafting, Transition and Submission



1 BE IT PROPOSED BY THE GENERAL GOVERNMENT AND CONSTITU-
2 TIONAL AMENDMENT COMMITTEE:

3 That there be a new Article on Constitutional
4 Revision to read as follows:

5
6 ARTICLE _____

7 CONSTITUTIONAL REVISION

8 Section 1. CONSTITUTIONAL CONVENTION. The legislature,
9 by an affirmative vote of two-thirds of all the members,
10 whether one or more bodies, may at any time submit to
11 the qualified electors the question of whether there shall
12 be a convention to revise, alter, or amend this constitution.

13 Section 2. INITIATIVE FOR CONSTITUTIONAL CONVENTION.

14 (1) The people may by initiative petition direct the
15 secretary of state to submit to the qualified electors
16 the question of whether there shall be a convention to
17 revise, alter, or amend this constitution. The petition
18 shall be signed by at least ten percent of the qualified
19 electors of the state. That number shall include at least
20 ten percent of the qualified electors in each of two-fifths
21 of the legislative districts.

22 (2) The secretary of state shall certify the filing
23 of the petition in his office and cause the question to be
24 submitted at the next general election.

25 Section 3. PERIODIC SUBMISSION. If the question of
26 holding a convention is not otherwise submitted during any
27 period of 20 years, it shall be submitted as provided by
28 law at the general election in the twentieth year following
29 the last submission.

30 Section 4. CALL OF CONVENTION. If a majority of

1 those voting on the question answer in the affirmative,
2 the legislature shall provide for the calling thereof at
3 its next session. The number of delegates to the convention
4 shall be the same as that of the larger body of the
5 legislature. The qualifications of delegates shall be the
6 same as the highest qualifications required for election to
7 the legislature. The legislature shall determine whether
8 the delegates may be nominated on a partisan or a non-
9 partisan basis. They shall be elected at the same places
10 and in the same districts as are the members of the
11 legislative body determining the number of delegates.

12 Section 5. CONVENTION EXPENSES. The legislature shall,
13 in the act calling the convention, designate the day, hour,
14 and place of its meeting, and fix and provide for the pay
15 of its members and officers and the necessary expenses of
16 the convention.

17 Section 6. OATH, VACANCIES. Before proceeding, the
18 delegates shall take the oath provided in this constitution.
19 Vacancies occurring shall be filled in the manner provided
20 for filling vacancies in the legislature if not otherwise
21 provided by law.

22 Section 7. CONVENTION DUTIES. The convention shall
23 meet after the election of the delegates and prepare such
24 revisions, alterations, or amendments to the constitution
25 as may be deemed necessary. They shall be submitted to
26 the qualified electors for ratification or rejection as a
27 whole or in separate articles or amendments as determined
28 by the convention at an election appointed by the convention
29 for that purpose not less than two months after adjournment.
30 Unless so submitted and approved by a majority of the

1 electors voting thereon, no such revision, alteration,
2 or amendment shall take effect.

3 SECTION 8. AMENDMENT BY LEGISLATIVE REFERENDUM.

4 Amendments to this constitution may be proposed by any
5 member of the legislature. If adopted by an affirmative
6 roll call vote of two-thirds of all the members thereof,
7 whether one or more bodies, the proposed amendment shall
8 be submitted to the qualified electors at the next general
9 election. If approved by a majority of the electors voting
10 thereon, the amendment shall become a part of this
11 constitution on the first day of July after certification
12 of the election returns unless the amendment provides
13 otherwise.

14 SECTION 9. AMENDMENT BY INITIATIVE. (1) The people
15 may also propose constitutional amendments by initiative.
16 Petitions including the full text of the proposed amendment
17 shall be signed by at least 10 percent of the qualified
18 electors of the state. That number shall include at
19 least 10 percent of the qualified electors in each of
20 two-fifths of the legislative districts.

21 (2) The petitions shall be filed with the secretary
22 of state who shall check and certify the validity of the
23 signatures thereon. If the petitions are found to have
24 been signed by the required number of electors, the secretary
25 of state shall cause the amendment to be published as
26 provided by law twice each month for two months previous
27 to the next regular state-wide election.

28 (3) At that election, the proposed amendment shall
29 be submitted to the qualified electors for approval or
30 rejection. If approved by a majority voting thereon, it

1 shall become a part of the constitution effective the
2 first day of July following its approval, unless the
3 amendment provides otherwise.

4 Section 10. PETITION SIGNERS. The number of
5 qualified electors required for the filing of any petition
6 provided for in this Article shall be determined by the
7 number of votes cast for governor in the preceding general
8 election.

9 Section 11. SUBMISSION. If more than one amendment
10 is submitted at the same election, each shall be so prepared
11 and distinguished that it can be voted upon separately.

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

1 BE IT PROPOSED BY THE GENERAL GOVERNMENT AND CONSTITU-
2 TIONAL AMENDMENT COMMITTEE:

3 That there be a new Article on Constitutional
4 Revision to read as follows:

ARTICLE

CONSTITUTIONAL REVISION

8 Section 1. CONSTITUTIONAL CONVENTION. {#} The
9 legislature, by an affirmative vote of two-thirds of all
10 the members ~~thereof~~, whether one or more bodies, may at
11 any time submit to the qualified electors ~~ef-the-state~~
12 the question of whether there shall be an-~~unlimited~~ convention
13 to revise, alter, or amend this constitution.

14 Section 2. INITIATIVE FOR CONSTITUTIONAL CONVENTION.

15 (1) The people may by initiative petition direct the
16 secretary of state to submit to the qualified electors
17 voters-of-the-state the question of whether there shall be
18 an-unlimited convention to revise, alter, or amend this
19 constitution. The petition ~~must~~ shall be signed by at
20 least ten percent of the qualified electors ~~legal-voters~~
21 of the state. ~~,-which~~ That number shall include at least
22 ten percent of the qualified electors ~~legal-voters~~ in
23 each of two-fifths of the legislative representative
24 districts. ~~of-the-state~~

25 (2) The petition shall be filed with The secretary
26 of state, ~~who~~ shall certify the filing of the petition in
27 his office thereof and cause the question to be submitted
28 to the voters at the next general election.

29 Section 3. PERIODIC SUBMISSION. If the question of
30 holding a convention is not otherwise submitted to the

1 people-at-some-time during any period of 20 years, it shall
2 be submitted as provided by law at the general election in
3 the twentieth year following the last submission. of-such
4 question.

5 Section 4. CALL OF CONVENTION. If a majority of
6 those voting on the question answer in the affirmative,
7 shall-declare-in-favor-of-such-convention; the legislature
8 legislative-assembly shall at-its-next-session provide for
9 the calling thereof at its next session. The number of
10 delegates to members-of the convention shall be the same as
11 that of the largest larger body of the legislative-legislature.
12 assembly. The qualifications of members delegates shall
13 be the same as the highest qualifications required for
14 membership-in election to the legislature. The legislature
15 shall may determine whether the delegates shall may be elected
16 after-nominetion-by-political-parties; nominated on a
17 partisan or on a non-partisan basis; but They shall be
18 elected at the same places and in the same districts as
19 are the members of the legislative body determining the
20 number of delegates.

21 Section 5. CONVENTION EXPENSES. The legislative
22 assembly legislature shall, in the act calling the convention,
23 designate the day, hour, and place of its meeting, and
24 fix and provide for the pay of its members and officers,
25 and-provide-for-the-payment-of-the-same; together-with and
26 the necessary expenses of the convention.

27 Section 6. OATH, VACANCIES. Before proceeding, the
28 members delegates shall take the oath otherwise provided in
29 this constitution. The-qualifications-of-members-shall-be
30 the-same-as-the-highest-qualifications-required-for-membership

1 in-the-legislature. Vacancies occuring shall be filled
2 in the manner provided for filling vacancies in the
3 legislature legislative-assembly,-or-as if not otherwise
4 provided by law.

5 Section 7. CONVENTION DUTIES. The convention shall
6 meet after the election of the delegates and prepare such
7 revisions, alterations, or amendments to the constitution
8 as may be deemed necessary, which They shall be submitted
9 to the qualified electors for their ratification or
10 rejection as a whole or in separate articles or amendments
11 as determined by the convention and at an election appointed
12 by the convention for that purpose, or-at-the-next-general
13 election,-but not less than two months after the adjournment,
14 thereof. Unless so submitted and approved by a majority of
15 the electors voting thereon, no such revision, alteration,
16 or amendment shall take effect.

17 Section 8. CONSTITUTIONAL AMENDMENT BY THE-LEGISLATURE-
18 LEGISLATIVE REFERENDUM. Amendments to this constitution
19 may be proposed by any member of the legislature. legislative
20 assembly. If adopted by an affirmative roll call vote of
21 two-thirds of all the members thereof, whether one or more
22 bodies, the proposed amendment shall become-a-part-of-the
23 constitution-when-approved-by-the-following-procedure:

24 Section-9---The-legislative-assembly-shall-refer-the
25 proposed-amendment be submitted to the qualified electors
26 voters-of-the-state-of-Montana-to-be-voted-on-in at the next
27 general election. held-in-the-state. If approved by a
28 majority of the electors voting thereon, the amendment shall
29 become a part of this constitution on the first day of July
30 after certification of the election returns unless the

1 amendment ~~otherwise~~ provides, or otherwise.

2 Section 10 9. CONSTITUTIONAL AMENDMENT BY INITIATIVE.

3 (1) The people ~~of~~-Montana may also propose constitutional
4 amendments by initiative process. Petitions ~~shall~~
5 including include the full text of the proposed amendment
6 and shall be signed by ~~not-less-than~~ at least 10 percent
7 of the ~~legal-voters~~ qualified electors of the state. ~~in~~
8 ~~Montana~~-which That number shall include at least 10 percent
9 of the qualified electors ~~legal-voters~~ in each of two-fifths
10 of the legislative representative districts. ~~of~~-Montana.

11 (2) The petitions shall be filed with the secretary
12 of state, who shall ~~cause-the-same-to-be-checked~~ check and
13 ~~certified-as-to~~ certify the validity of the signatures
14 thereon. ~~and~~ If the petitions are found to be have been
15 signed by the required number of electors, voters the secretary
16 of state shall cause the amendment same to be published
17 ~~in-such-manner~~ as provided by law twice each month for two
18 months previous to the next regular state-wide election. ~~at~~
19 ~~at-which-time-the-proposed-amendment-shall-be-voted-on~~.

20 (3) At said that election, the proposed amendment
21 shall be submitted to the qualified electors ~~of~~-the-state
22 for their approval or rejection. If approved by a
23 majority voting thereon, it shall become a part of the
24 constitution effective the first day of July following
25 its approval, unless ~~otherwise-provided-in~~ the amendment
26 provides otherwise.

27 Section 11 10. LEGAL-VOTERS PETITION SIGNERS. The
28 number-~~of~~-votes-east-for-the-officer-of-governor-in-the
29 general-election-immediately-preceding-the-filing-of
30 any-petition-provided-for-in-this-Article-shall-determine

1 the-number-of-legal-voters- The number of qualified electors
2 required for the filing of any petition provided for in this
3 Article shall be determined by the number of votes cast
4 for governor in the preceding general election.

5 Section 12 11. SUBMISSION. ~~Should~~ If more than one
6 amendments-~~than-one-be~~ is submitted at the same election,
7 they each shall be so prepared and distinguished ~~by-numbers~~
8 or-otherwise that it each can be voted upon separately.

9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30

Report #2 - Constitutional Revision

COMMENTS ON STYLE, FORM, AND GRAMMAR

1 General: 1. Section titles were added as necessary.
2 2. The phrase "qualified elector", adopted in
3 report #1, was substituted for "legal voter"
4 or its equivalent.

5 Section 1. The adjective "unlimited" was deleted from
6 line 12 and line 17, section 2, because its presence is not
7 necessary to provide for such power. In addition, its
8 presence would make possible an interpretation that there is
9 no power to call a "limited" convention.

10 Section 2. The structural changes do not alter sub-
11 stance, but clarify the Convention's intention to require
12 that the number of petitioners be spread across the state.
13 Adding subsections serves clarity.

14 Section 3. The words deleted are superfluous. Adding
15 "as provided by law" empowers the legislature to identify
16 the submitter.

17 Section 4. Deletion, substitution, and rearrangement
18 of language does not alter substance. The noun "delegate"
19 was substituted for "member" because it is more appropriate.

20 Section 5. Grammatical changes do not alter substance.

21 Section 6. Two changes of labels, deletion of "other-
22 wise" in line 18, and moving one sentence to section 4, do
23 not alter substance.

24 Section 7. Structural change and deletion of super-
25 fluity do not alter substance.

26 Sections 8 and 9. The operative portions of each
27 section were combined to produce one section with no change
28 in substance.

29 Section 10. Renumbered "9". Structural changes and
30 removal of superfluity do not alter substance. That portion

1 prescribing the number of signers accords with the alteration
2 in section 2.

3 Section 11. Renumbered "10". Sentence structure has
4 been altered for clarity without change in substance.

5 Section 12. Renumbered 11. Structural change and
6 deletion of superfluity do not alter substance.

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

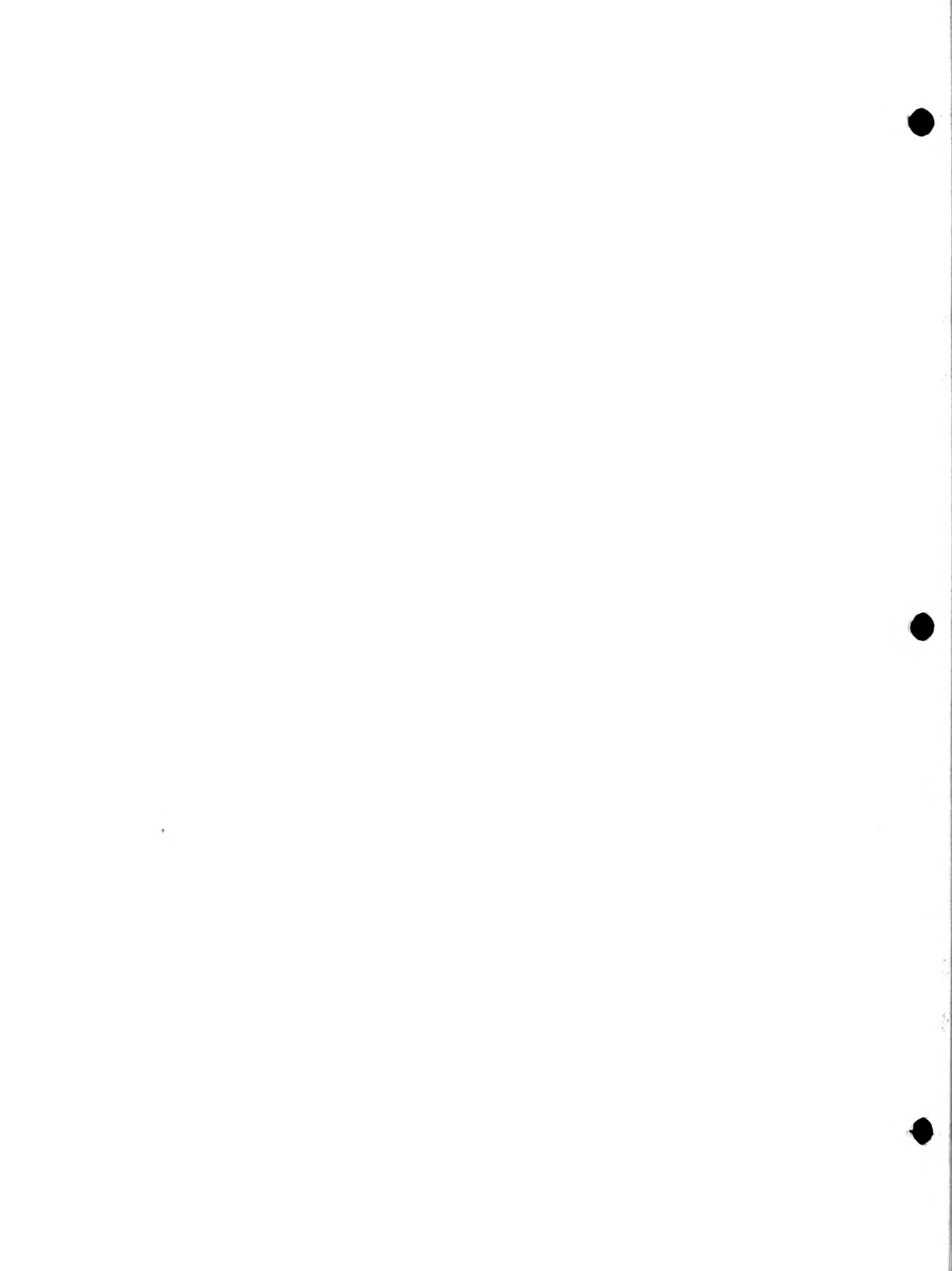
26

27

28

29

30



S
342,786
Circ 2

12/10/1910

ORDER OF BUSINESS NO. 5 - FINAL CONSIDERATION
STYLE AND DRAFTING - CONSTITUTIONAL REVISION-NO. II

1 ARTICLE

2 CONSTITUTIONAL REVISION

3 Section 1. CONSTITUTIONAL CONVENTION. The legislature,
4 by an affirmative vote of two-thirds of all the members,
5 whether one or more bodies, may at any time submit to
6 the qualified electors the question of whether there shall
7 be an unlimited convention to revise, alter, or amend this
8 constitution.

9 Section 2. INITIATIVE FOR CONSTITUTIONAL CONVENTION.

10 (1) The people may by initiative petition direct the
11 secretary of state to submit to the qualified electors
12 the question of whether there shall be an unlimited conven-
13 tion to revise, alter, or amend this constitution. The
14 petition shall be signed by at least ten percent of the
15 qualified electors of the state. That number shall include
16 at least ten percent of the qualified electors in each of
17 two-fifths of the legislative districts.

18 (2) The secretary of state shall certify the filing
19 of the petition in his office and cause the question to be
20 submitted at the next general election.

21 Section 3. PERIODIC SUBMISSION. If the question of
22 holding a convention is not otherwise submitted during any
23 period of 20 years, it shall be submitted as provided by
24 law at the general election in the twentieth year following
25 the last submission.

26 Section 4. CALL OF CONVENTION. If a majority of
27 those voting on the question answer in the affirmative,
28 the legislature shall provide for the calling thereof at
29 its next session. The number of delegates to the convention
30 shall be the same as that of the larger body of the

1 legislature. The qualifications of delegates shall be the
2 same as the highest qualifications required for election to
3 the legislature. The legislature shall determine whether
4 the delegates may be nominated on a partisan or a non-
5 partisan basis. They shall be elected at the same places
6 and in the same districts as are the members of the
7 legislative body determining the number of delegates.

8 Section 5. CONVENTION EXPENSES. The legislature shall,
9 in the act calling the convention, designate the day, hour,
10 and place of its meeting, and fix and provide for the pay
11 of its members and officers and the necessary expenses of
12 the convention.

13 Section 6. OATH, VACANCIES. Before proceeding, the
14 delegates shall take the oath provided in this constitution.
15 Vacancies occurring shall be filled in the manner provided
16 for filling vacancies in the legislature if not otherwise
17 provided by law.

18 Section 7. CONVENTION DUTIES. The convention shall
19 meet after the election of the delegates and prepare such
20 revisions, alterations, or amendments to the constitution
21 as may be deemed necessary. They shall be submitted to
22 the qualified electors for ratification or rejection as a
23 whole or in separate articles or amendments as determined
24 by the convention at an election appointed by the convention
25 for that purpose not less than two months after adjournment.
26 Unless so submitted and approved by a majority of the
27 electors voting thereon, no such revision, alteration,
28 or amendment shall take effect.

29 Section 8. AMENDMENT BY LEGISLATIVE REFERENDUM.
30 Amendments to this constitution may be proposed by any

1 member of the legislature. If adopted by an affirmative
2 roll call vote of two-thirds of all the members thereof,
3 whether one or more bodies, the proposed amendment shall
4 be submitted to the qualified electors at the next general
5 election. If approved by a majority of the electors voting
6 thereon, the amendment shall become a part of this
7 constitution on the first day of July after certification
8 of the election returns unless the amendment provides
9 otherwise.

10 Section 9. AMENDMENT BY INITIATIVE. (1) The people
11 may also propose constitutional amendments by initiative.
12 Petitions including the full text of the proposed amendment
13 shall be signed by at least 10 percent of the qualified
14 electors of the state. That number shall include at
15 least 10 percent of the qualified electors in each of
16 two-fifths of the legislative districts.

17 (2) The petitions shall be filed with the secretary
18 of state. If the petitions are found to have
19 been signed by the required number of electors, the secretary
20 of state shall cause the amendment to be published as
21 provided by law twice each month for two months previous
22 to the next regular state-wide election.

23 (3) At that election, the proposed amendment shall
24 be submitted to the qualified electors for approval or
25 rejection. If approved by a majority voting thereon, it
26 shall become a part of the constitution effective the
27 first day of July following its approval, unless the
28 amendment provides otherwise.

29 Section 10. PETITION SIGNERS. The number of
30 qualified electors required for the filing of any petition

1 provided for in this Article shall be determined by the
2 number of votes cast for the office of governor in the
3 preceding general election.

4 Section 11. SUBMISSION. If more than one amendment
5 is submitted at the same election, each shall be so pre-
6 pared and distinguished that it can be voted upon separately.

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30